



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित
PUBLISHED BY AUTHORITY

सं. 9] नई दिल्ली, शनिवार, मार्च 2, 1985 (फाल्गुन 11, 1906)

No. 9] NEW DELHI, SATURDAY, MARCH 2, 1985 (PHALGUNA 11, 1906)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके
(Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग III—खण्ड 4

[PART III—SECTION 4]

विविध निकायों द्वारा जारी की गई विविध अधिसूचनाएं जिसमें कि आदेश, विज्ञापन और
सूचनाएं सम्मिलित हैं

[Miscellaneous Notifications including Notifications, Orders, Advertisements and
Notices issued by Statutory Bodies]

भारतीय चार्टर्ड प्राप्त लेखाकार संस्थान
नई दिल्ली—110002, दिनांक 11 फरवरी 1985

(चार्टर्ड एकाउन्टेन्ट्स)

सं. 20 पी० जी० /परीक्षा/नवम्बर/84—हमारी पूर्व
अधिसूचना नं० 20-पी० जी० (परीक्षा)/नवम्बर, 1984
दिनांक 30 जनवरी, 1985 के सन्दर्भ में और चार्टर्ड
एकाउन्टेन्ट्स रेग्युलेशन्स, 1964 के रेग्युलेशन 179 के अनु-
सरण में मैनेजमेंट एकाउन्टेन्ट्सी कोर्स पार्ट 1 की ग्रुप 1 की
नवम्बर, 1984 की परीक्षा में उत्तीर्ण एक और परीक्षार्थी का
नाम सामान्य सूचना के लिए सफल घोषित किया जाता है।

केवल ग्रुप 1 में सफल घोषित एक और परीक्षार्थी का
नाम :—

क्रम सं०	रोल सं०	नाम
1.	9	×आर० एम० आर० गोविन्दन

×परीक्षार्थी का परीक्षा फल पहले रोक लिया गया था।

ए० सी० चक्रवर्ती,
प्रधान

नन्दधर्मीजा,
सचिव (कान्टीन्यूइंग प्रोफेशनल,
एज्यूकेशन कमेटी)।

1—479 Q1/84

कर्मचारी राज्य बीमा निगम

जयपुर, दिनांक 25 जनवरी 1985

सं. आर०/18-7/82—स्थापना कर्मचारी राज्यबीमा
(सामान्य) विनियम 1950 के विनियम 10-ए के अधीन
शक्तियों का प्रयोग करते हुए क्षेत्रीय मण्डल के अध्यक्ष ने श्री
ए० पी० भूत के स्थान पर श्री जितेन्द्र माहेश्वरी कर्मचारी
प्रतिनिधि को कर्मचारी राज्य बीमा निगम की स्थानीय समिति
जयपुर में कर्मचारियों की ओर से प्रतिनिधित्व करने के लिए
नाम निर्दिष्ट किया है।

अतः अब कर्मचारी राज्य बीमा विनियम 1950 के
विनियम 10-ए के अनुसरण में क्षेत्रीय मण्डल भारत सरकार
की अधिसूचना सं. आर०/18-7/82—स्थापना दिनांक 4-9-
82 में सम्मिलित सशोधन करता है अर्थात् :—

उक्त अधिसूचना में विनियम 10-ए (1) (डी) के
अधीन शीर्षक के नीचे मद 2 के सामने की प्रविष्टि के स्थान
पर निम्नलिखित प्रविष्टि रखी जाएगी, अर्थात् :—

श्री जितेन्द्र माहेश्वरी,
सचिव,
जोधपुर इण्डस्ट्रीज एसोसिएशन,
जोधपुर।

एस० एम० तिवारी,
क्षेत्रीय निदेशक

क्षेत्रीय कार्यालय महाराष्ट्र

बम्बई-400013, दिनांक 13 फरवरी 1985

सं० 31-ब्ही० 34-11 (35) स्था०-1—एतद्वारा अधिसूचित किया जाता है कि कर्मचारी राज्य बीमा (सामान्य) विनियम, 1950 के विनियम-10-ए के अधीन कोल्हापुर क्षेत्र के लिए इस कार्यालय की अधिसूचना सं० 31-ब्ही० 34-11 (35) सा० प्र०-३ दिनांक 12-२-१९७८ के अनुसार गठित स्थानीय समिति का पुनर्गठन किया जा रहा है, जिनमें निम्नलिखित सदस्य होंगे । यह समिति इस अधिसूचना की तारीख से प्रभावी होगी ।

अध्यक्ष

विनियम 10-ए-1 (क) के अन्तर्गत

1. सहायक श्रम आमूक्त,
कोल्हापुर ।

सदस्य

विनियम 10-ए-1 (ख) के अन्तर्गत

2. प्रशासकीय चिकित्सा अधिकारी,
कर्मचारी राज्य बीमा योजना,
डब्ल्यू० एम० रिजन,
966, रविवार पेठ, पुणे ।

विनियम 10-ए-1 (ग) के अन्तर्गत

3. चिकित्सा अधिकारी, प्रभारी,
क० रा० बी० योजना औषधालय,
ताराबाई रोड,
कोल्हापुर ।

विनियम 10-ए-1 (घ) के अन्तर्गत

4. श्री जे० बी० पाटिल,
श्रम अधिकारी,
एम० एस० आर० टी० सी०,
कोल्हापुर मार्फत मंडलीय नियंतक का
कार्यालय, एम० एस० आर० टी० कारपोरेशन,
कोल्हापुर ।

5. श्री जे० एस० अर्जुन वाडकर,
सचिव, कोल्हापुर इंजीनियरिंग
एसोसिएशन, इंजीनियरिंग एसोसिएशन
विर्लिंग, शिवाजी उद्यम नगर,
कोल्हापुर-4116001
(एम० एस०) ।

6. श्री टी० के० देवलकर,
श्रम एवं कल्याण अधिकारी,
श्री छत्रपति शाह मिल्स,
कोल्हापुर, पोस्ट बाक्स नं० 206,
शाहपुरी, कोल्हापुर-4116001 ।

विनियम 10-ए-1 (ङ) के अन्तर्गत

7. श्री ही० के० पाटिल, महामन्त्री,
एस० टी० कर्मचारी संघ,
कोल्हापुर, 1337,
सी० इंगल विर्लिंग, कोल्हापुर ।

8. श्री ए० जी० हलाडकार, महामन्त्री,
सेकेनिकल एण्ड इंजीनियरिंग कामगार,
यूनियन, कोल्हापुर, 1289,
सी० लक्ष्मीपुरी, कोल्हापुर ।

9. श्री बी० एम० जमादार,
शाह मिल कामगार संघ के प्रतिनिधि,
कोल्हापुर, 1245, ई०
शाहपुरी, कोल्हापुर ।

विनियम 10-ए-1 (च) के अन्तर्गत

10. प्रबन्धक,
स्थानीय कार्यालय कोल्हापुर,
क० रा० बी० निगम ।

सदस्य-सचिव

आदेशानुसार,
आर० एन० माथुर,
क्षेत्रीय निदेशक

नेशनल थर्मल पावर कारपोरेशन लि०

(भारत सरकार का उद्यम)

नई दिल्ली-1100019, दिनांक 5 फरवरी 1985

विद्युत (आपृति) अधिनियम, 1948 यथासंशोधित की धारा 28 (3) के अन्तर्गत योजना की अधिसूचना

सं० 1 सैक० /एल०/45—भारत सरकार द्वारा विद्युत (आपृति) अधिनियम, 1948, यथाशोधित, के अधीन उत्पादक कम्पनी के रूप में नेशनल थर्मल पावर कारपोरेशन लिमिटेड, नई दिल्ली की स्थापना की गई है । विद्युत (आपृति) अधिनियम, 1948 यथाशोधित की धारा 29 (1) के साथ पठित धारा 31 के अन्तर्गत केन्द्रीय विद्युत प्राधिकरण की सहमति से कारपोरेशन ने पारेषण लाइनों एवं विद्युत उपकेन्द्रों आदि की स्थापना, निर्माण, प्रचालन एवं अनुरक्षण के सम्बन्ध में निम्नलिखित योजना को स्वीकृति प्रदान की है ।

योजनाओं का नाम :

- फरक्का सुपर थर्मल पावर स्टेशन, 210 मैगवाट की प्रत्येक 3 यूनिटों की, फरक्का बांध, जिला मुशिदाबाद, पश्चिमी बंगाल (इसके बाद फरक्का स्टेशन के नाम से जाना जाएगा) स्थापना ।
- 400 के० वी० पारेषण प्रणाली फरक्का स्टेशन से सम्बद्ध जैसा कि नीचे दिया गया है ।
 - 400 के० वी० एस०/सी० लाइन फरक्का से दुर्गापुर (161 सी० के० टी० किलो-मीटर्स) ।

(2) 400 के० वी० एस०/सी० लाइन दुर्गापुर (एन०टी० पी० सी०) से दुर्गापुर पश्चिम बंगाल रा०. बि० बो० (2 सी० के टी० किलोमीटर्स) ।

(3) 400 के० वी० एस० सी० लाइन फरक्का से जोरहाट (236 सी० के० टी० किलो-मीटर्स) ।

(4) फरक्का एवं जोरहाट में उप केन्द्र का विस्तार।

योजना की मुख्य विशेषताएँ :

विद्युत की बढ़ती मांग को पूरा करने के लिए तथा पूर्वी क्षेत्र के विद्युत कार्यक्रम के पूरक के रूप में फरक्का थर्मल पावर स्टेशन की केन्द्रीय व क्षेत्र में स्थापना की जा रही है। फरक्का स्टेशन से उत्पादित विद्युत को पारेषण नेट वर्क द्वारा बाहर भेजा जाएगा।

अवस्थिति : फरक्का सुपर थर्मल पावर स्टेशन जिला मुशिदाबाद पो० आफिस फरक्का बैराज पश्चिमी बंगाल में स्थित है।

केन्द्र की चालू होने की अनुसूची :

यूनिट नं० 1	जनवरी, 1985
यूनिट नं० 2	जुलाई, 1985
यूनिट नं० 3	जनवरी, 1986*

अनुमानित लागत :

फरक्का सुपर थर्मल पावर स्टेशन और 400 के० वी० पारेषण प्रणाली का अनुमोदन नेशनल थर्मल पावर कारपोरेशन के निदेशक मण्डल ने तथा भारत सरकार ने केन्द्रीय विद्युत प्राधिकरण की सहमति से निम्नलिखित अनुमानित लागत पर किया है।

(क) फरक्का स्टेशन तथा उससे सम्बंध पारेषण लाइनों का अनुमोदन पुनरीक्षित अनुमानित लागत पर एन०टी० पी० सी० के निदेशक मण्डल ने निम्न राशि का किया है :—

622.82 करोड़ रुपए।

(ख) अब तक केन्द्रीय विद्युत प्राधिकरण से सहमति प्राप्त ।

(1) फरक्का स्टेशन : 264.76 करोड़
(2) पारेषण प्रणाली : 3020.00 लाख रुपए

विद्युत (आपृति) अधिनियम, 1948 यथासंशोधित के अनुसरण में विद्युत (आपृति) संशोधित अधिनियम, 1976 के अधीन नेशनल थर्मल पावर कारपोरेशन लि० एक उत्पादन कम्पनी में निहित शक्तियों का प्रयोग उपर्युक्त स्वीकृति योजना हेतु करेगा। एतद्वारा यह भी अधिसूचित किया जाता है कि विद्युत (आपृति) अधिनियम, 1948, यथा संशोधित की धारा 42 के अधीन नेशनल थर्मल पावर कारपोरेशन लि० को

उपर्युक्त स्वीकृति योजना को लागू करने के लिए तार फैलाने, खम्भे गढ़ने, बाल बैंकिट्स तथा विद्युत वितरण एवं पारेषण हेतु अन्य उपकरणों को लगाने के लिए अथवा ऊपर निर्दिष्ट क्षेत्रों में उत्पादक कम्पनी के कार्यों में सही समन्वयन हेतु भारतीय टेलीग्राफ अधिनियम, 1885 के भाग- III के अधीन टेलीग्राफ प्राधिकारी द्वारा अधिकृत टेलीग्राफ या टेलिफोनिक संचार के आवश्यक पारेषण हेतु सारी ज्ञामताएं प्राप्त हैं। भारतीय विद्युत अधिनियम, 1910 की धारा 12 से 16 एवं 18 और 19 के प्रावधान इसके लिए लागू नहीं होंगे।

विद्युत (आपृति) अधिनियम, 1948 यथासंशोधित की धारा 28 (3) में विहित सांविधिक प्रावधानों के तहत उपरोक्त योजना की स्वीकृति आम जनता की जानकारी के लिए सरकारी राजपत्र में प्रकाशित करके अधिसूचित की जाती है।

जै० सी० सेठ,
सचिव
नेशनल थर्मल पावर कारपोरेशन लि०

वस्त्र उद्योग समिति

(भारत सरकार वाणिज्य मंत्रालय)

बम्बई, दिनांक 25 फरवरी 1985

क्र० 94(II)/83-प्रशासन—वस्त्र उद्योग समिति अधिनियम, 1963 (1963 का क्रमांक-41) की धारा 23(2) (सी) के अधीन स्वयं को प्रदान की गई शक्तियों का प्रयोग करते हुए वस्त्र उद्योग समिति केन्द्रीय सरकार की पूर्वानुमति से वस्त्र उद्योग समिति कर्मचारी (मृत्यु अथवा सेवानिवृत्ति ग्रेच्युटी) विनियम, 1982 में संशोधन हेतु निम्न विनियम बनाती है :—

1. (1) ये विनियम वस्त्र उद्योग समिति कर्मचारी मृत्यु अथवा सेवानिवृत्ति ग्रेच्युटी (संसोधन) विनियम, 1985 कहलाएँगे

(2) ये विनियम सरकारी राजपत्र में प्रकाशन होने के दिन से ही लागू माने जायेंगे।

2. वस्त्र उद्योग समिति कर्मचारी (मृत्यु अथवा सेवानिवृत्ति ग्रेच्युटी) विनियम 1982 के विनियम 6(ए) में :—

शब्द तथा आंकड़े “30,000 रु०” से जो भी कम हों, के स्थान पर शब्द तथा आंकड़े, “36,000 रु०” से जो भी कम हों” कर दिया जाये

क० ग्रार० भाटी,
सचिव
वस्त्र उद्योग समिति

**THE INSTITUTE OF CHARTERED ACCOUNTANTS
OF INDIA**

New Delhi-110 002, the 11th February 1985

(CHARTERED ACCOUNTANTS)

No. 20-PG(Exam)/Nov/84.—In continuation of our earlier Notification No. 20-PG(Exam)/Nov/84 dated 30th January, 1985 and in pursuance of Regulation 179 of the Chartered Accountants Regulations, 1964, the name of the candidate who has further been declared successful in Group I only of the Management Accountancy Course (Part I) Examination held in November, 1984 is hereby published for general information :

Name of the candidate who has further been declared successful in Group I only :

S. No.	Roll No.	Name
9	9	*R.M.R. GOVINDAN

*The result of the candidate was earlier withheld.

NAND DHAMEJA Secretary Continuing Professional Education Committee	A. C. CHAKRABORTTI President
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EMPLOYEES' STATE INSURANCE CORPORATION

Jaipur, the 25th January 1985

No. R/18-7/82-Estt.—In exercise of the powers under Regulation 10-A of the Employees' State Insurance (General) Regulation 1950, the Chairman, Regional Board Rajasthan has nominated Shri Jitender Maheshwari, Employees' Representative to represent in the Local Committee Employees' State Insurance Corporation, Jaipur in place of Shri A. P. Bhoot.

Now, therefore, in pursuance of Regulation 10-A of the Employees' State Insurance (General) Regulation 1950 the Chairman, Regional Board hereby makes the following amendment in the notification of the Government of India No. R/18-7/82-Estt. dated 4-9-82, namely :—

In the said notification, under the heading "Under Regulation 10-A(1) (d)" for the entry against item No. 2, the following entry shall be substituted, namely :—

"Jitender Maheshwari,
Secretary,
Jodhpur Industries Association,
JODHPUR."

S. N. TIWARI
Regional Director

REGIONAL OFFICE, MAHARASHTRA

Bombay-400 013, the 13th February 1985

No. 31-V-34-11(35)Estt.I.—It is hereby notified that the Local Committee set up vide this office notification No. 31-V-34-11(35)AG.III, dated 12-2-1978 for Kolhapur Area under Regulation 10-A of the Employees' State Insurance (General) Regulations, 1950 has been re-constituted with the following members with effect from the date of the notification.

CHAIRMAN

Under Regulation 10-A-1(a)

(1) The Asstt. Commissioner of Labour, Kolhapur,

MEMBERS

Under Regulation 10-A-1-(b)

(2) The Administrative Medical Officer,
ESI. Scheme, W. M. Region,
966 Raviwar Peth, Pune.

Under Regulation 10-A-1(c)

(3) The Medical Officer Incharge,
ESIS Dispensary,
Tarabhai Road,
Kolhapur.

Under Regulation 10-A-1(d)

(4) Shri J. B. Patil, Labour Officer,
M.S.R.T.C., Kolhapur,
C/o Office of the Divisional Controller,
M.S.R.T. Corporation,
Kolhapur.

(5) Shri J. S. Arjunwadkar, Secretary,
Kolhapur Engg. Association,
Engg. Association Bldg., Shivaji Udyamnagar,
Kolhapur-416001 (MS).

(6) Shri T. K. Devalkar,
Labour & Welfare Officer,
Shri Chatrapati Shahu Mills, Kolhapur,
P.O. Box No. 206 Shahupuri,
Kolhapur-416001.

Under Regulation 10-A-1(e)

(7) Shri V. B. Patil,
General Secretary,
S. T. Employees Union, Kolhapur,
1337 C. Ingale Bldg., Kolhapur.

(8) Shri A. G. Haladkar, General Secretary,
Mechanical & Engg. Kamgar Union,
Kolhapur,
1289, C. Laxmipuri, Kolhapur.

(9) Shri B. M. Jamadar,
Representative of Shahu Mill Kamgar Sangh,
Kolhapur, 1245, E, Shahupuri, Kolhapur.

MEMBER-SECRETARY

Under Regulation 10-A-1(f)

(10) The Manager,
Local Office, Kolhapur,
E.S.I. Corporation.

By Order
R. N. MATHUR
Regional Director

NATIONAL THERMAL POWER CORPORATION LTD.

(A Government of India Enterprise)

**NOTIFICATION OF THE SCHEME UNDER SECTION
28(3) OF ELECTRICITY (SUPPLY) ACT, 1948 AS
AMENDED**

New Delhi-110019, the 5th February 1985

No. OI:SEC:L:45.—National Thermal Power Corporation Ltd., New Delhi, a Generating Company set up by the Government of India under the Electricity (Supply) Act, 1948 as amended, has sanctioned the following scheme relating to the establishment, construction, operation and maintenance of Generating Station, tie-lines, sub-station and Transmission Lines etc., with the concurrence of Central Electricity Authority under Section 31 read with Section 29(1) of the Electricity (Supply) Act, 1948, as amended.

Name of the Schemes

- (i) Farakka Super Thermal Power Station by installing 3 Units of 210 MW each, Farakka Barrage, Distt. Murshidabad, West Bengal (hereinafter called "Farakka Station").
- (ii) 400 KV Transmission System associated with Farakka Station as indicated below :—
 - (i) 400 KV S/C line from Farakka-Durgapur (161 ckt. Kms).
 - (ii) 400 KV S/C Line Durgapur (NTPC) to Durgapur (WBSEB) (II ckt. Kms.)
 - (iii) 400 KV S/C line from Farakka-Jeerhat (236 ckt. Kms).
 - (iv) Sub-station Extension at Farakka and Jeerhat.

Salient Features of the Scheme

To meet the growing demands for power and to supplement the power programme of the States in Eastern Region, the Farakka Thermal Power Station is being set up by National Thermal Power Corpn. Ltd. in the Central Power Sector. The power generated by Farakka Station will be evacuated through the Transmission network.

Location

The Farakka Super Thermal Power Station is located in Distt. Murshidabad, P.O. Farakka Barrage, West Bengal.

Commissioning Schedule Of Stations

Unit No. 1	January, 1985
Unit No. 2	July, 1985
Unit No. 3	January, 1986

Estimated Cost

The Farakka Super Thermal Power Station and 400 KV Transmission System was approved by the Board of Director of National Thermal Power Corporation and Govt. of India with the concurrence of Central Electricity Authority at the following estimated costs :—

(a) The revised cost estimates for Farakka Station with associated Transmission Lines approved by the Board of Directors of NTPC.	Rs. 622.82 Crores
(b) The costs so far concurred by Central Electricity Authority :	
(i) Farakka Station	Rs. 264.76 Crores
(ii) Transmission System	Rs. 3020.00 Lakhs

In pursuance of the Electricity (Supply) Act, 1948 as amended by the Electricity (Supply) Amendment Act, 1976, National Thermal Power Corporation Ltd. shall exercise all the powers vested in a Generating Company under the said Act for purposes of aforesaid sanctioned schemes. It is further notified that the National Thermal Power Corporation Ltd. while undertaking and executing the sanctioned Schemes, shall have all the powers for placing of wires, poles, wall-brackets, stays, apparatus and other appliances for transmission and distribution of electricity or for transmission of telegraphic or telephonic communication necessary for the proper coordination of the works in terms of Section 42 of the Electricity (Supply) Act, 1948, as amended, of the Generating Company in the area indicated above which the Telegraphic Authority possesses under Part-III of the Indian Telegraph Act, 1885 in respect of a telegraph established or maintained and the provisions of Section 12 to 16, 18 and 19 of the Indian Electricity Act, 1910 shall not apply to the same.

In terms of the statutory provisions contained in Section 28(3) of the Electricity (Supply) Act, 1948, as amended, the sanction of the aforesaid Scheme is hereby notified to the general public by publication in the Official Gazette.

J. C. SETH
Secretary

National Thermal Power Corporation Ltd.

MINISTRY OF COMMERCE

TEXTILES COMMITTEE

Bombay, the 25th February 1985

No. 94(11)/83-AD.—In exercise of the powers conferred by section 23(2) (c) of the Textiles Committee Act, 1963 (41 of 1963) the Textiles Committee hereby make with previous sanction of the Central Government, the following regulations further to amend the Textiles Committee's Employees (Death-cum-Retirement Gratuity) Regulations, 1982, namely :—

- (1) These regulations may be called the Textiles Committee's Employees (Death-cum-Retirement Gratuity) (Amendment) Regulations, 1985.
- (2) They shall come into force on the date of their publication in the Official Gazette.

2. In regulation 6(a) of the Textiles Committee's Employees (Death-cum-Retirement Gratuity) Regulations, 1982 :—
for the words and figures "Rs. 30,000/- whichever is less", the words and figures "Rs. 36,000/- whichever is less" shall be substituted.

K. R. BHATI
Secretary

UNIT TRUST OF INDIA

Bombay, the 31st January 1985

UT/259/DPD(P & R)77/84-85.—The provisions of the Monthly Income Unit Scheme—(4) 1985 formulated under Section 21 of the Unit Trust of India Act, 1963 are published herebelow for general information :

THE MONTHLY INCOME UNIT SCHEME—(4) 1985

In exercise of the powers conferred by Section 21 of the Unit Trust of India Act, 1963 (52 of 1963), the Board of the Unit Trust of India hereby makes the following unit scheme.

I. Short Title and Commencement

- (1) This Scheme shall be called the Monthly Income Unit Scheme—(4) 1985.
- (2) It shall come into force on the 1st day of March, 1985.
- (3) Units will be on sale only during such period and for such duration as the Board of Trustees of the Unit Trust of India may from time to time decide. Provided, that the Chairman or Executive Trustee may suspend the sale of units under the scheme totally at any time after the commencement of the scheme by giving a weeks' notice in such newspapers as may be decided.

II. Definitions

In this Scheme, unless the context otherwise requires—

- (a) The "Act" means the Unit Trust of India Act, 1963;
- (b) "acceptance date" with reference to an application made by an applicant to the Trust for sale or repurchase of units by the Trust means the day on which the Trust, after being satisfied that such application is in order, accepts the same;
- (c) "Applicant" for the purpose of this scheme an applicant shall include the alternate applicant mentioned in the application form when units are sold for the benefit of a mentally handicapped individual;
- (d) "defence forces" would mean and include navy, army and air force or other armed forces of the Union, but will not include the Police Force or any Para Military Force maintained for the purposes of public order;
- (e) "elderly person" means an individual who on the date of application has completed 55 years of age, except in the case of an individual who is/was serving the Defence Forces and has as on the date of application completed 50 years of age;
- (f) "eligible institution" means a Charitable or Religious Trust or Endowment which is administered or controlled or supervised by or under the provisions of any Central or State Enactment, which is for the time being in force or a Society registered under the Societies Registration Act, 1860 engaged, as one of its activities in furthering or protecting the welfare and advancement of interest of handicapped persons, elderly persons or widows;
- (g) "handicapped person" means :
- (i) any individual who suffers from any physical disability of such a nature which prevents him from carrying out normal activities of life without some device or assistance either of a mechanical or manual nature or otherwise and who is so certified by any Registered Medical Practitioner; or

(ii) any individual who suffers from mental disability of such a nature which prevents him from carrying out normal activities of life and is so certified by any Registered Medical Practitioner.

Illustration :

Illustration of such physical handicaps would include partial or total blindness, and/or deafness, dumbness or loss of any limb.

(h) "number of units deemed to be in issue" means the aggregate of the number of units sold and remaining outstanding;

(i) "person" shall include an eligible institution as defined above;

(j) "recognised stock exchange" means a stock exchange, which is, for the time being recognised under the Securities Contracts (Regulation) Act, 1956 (42 of 1956);

(k) "regulations" means Unit Trust of India General Regulations, 1964 made under Section 43(1) of the Act;

(l) "unit" means one undivided share of the face value of Rupees one hundred in the unit capital;

(m) "unit-holder" used as an expression for the purpose of this scheme shall mean and include the applicant where appropriate;

(n) "widow" means any lady who on the date of the application, has lost her husband and who has not married again;

(o) all other expressions not defined herein but defined in the Act shall have the respective meanings assigned to them by the Act.

III. Face value of each unit

The face value of each unit shall be one hundred rupees.

IV. Application for units

(1) Applications for units may be made by:—

(a) an individual who is an elderly person or a physically handicapped person or a widow as defined under the scheme;

(b) a parent, step parent or other lawful guardian on behalf of a minor who is a physically handicapped person;

(c) an eligible institution as defined under the scheme;

(d) a parent/step parent or other lawful guardian on behalf of a minor who is a mentally handicapped person or an individual for the benefit of another individual who is a mentally handicapped person.

(2) Application shall be made in such form as may be approved by the Chairman of the Trust.

(3) Application shall be made for multiples of 10 units subject to a minimum of 50 units and a maximum of 1000 units. Provided that in the case of an application by an eligible institution the maximum shall be 5000 units.

(4) (i) The payment for the units applied for by an applicant shall be made by him along with the application in cash, cheque or draft. Cheques or drafts should be drawn on branches of banks within the city where the office at which the application is tendered is situated.

(ii) If the payment is made by cheque, the acceptance date will, subject to such cheque being realised, be the date on which the cheque is received by the Trust or by a designated branch of authorised bank. If payment is made by draft the acceptance date will, subject to such draft being realised, be the date of issue of such draft provided the application is received by the Trust or a designated branch of authorised bank within such time as may be deemed reasonable by the Trust. If the amount tendered by way of payment for the units applied for is not sufficient to cover the amount

payable for the units applied for, the applicant shall be issued such lower number of units as could be issued under the scheme, the balance due to him shall be refunded at his cost in such manner as the Trust may deem fit.

(iii) A unit certificate will be sent by registered post/recorded delivery with or without acknowledgement to the address given by the applicant; the Trust will not incur any liability for loss, damage, mis-delivery or non-delivery of the unit certificate, so sent.

(iv) A unit certificate issued by the Trust to the eligible institution shall be made out in the name of the eligible institution.

(6) Right of Trust to accept or reject application

The Trust shall have the right at its sole discretion, to accept and/or reject application for issue of units under the scheme. Any decision of the Trust about the eligibility or otherwise of a person to make an application under the scheme shall be final.

(7) Applicant bound to comply with requirements under the scheme before being issued units :

Persons applying for units under the scheme shall be bound to satisfy the Trust about their eligibility to make an application and comply with all requirements of the Trust. The compliance or otherwise to the satisfaction of the Trust of such requirement shall be at the sole discretion of the Trust.

(8) A person who holds units under a false declaration shall be liable to have the unit certificate cancelled and the name deleted from the register of unit-holders. The Trust shall have the right in such an event to repurchase the units at par and recover the Income Distribution wrongly paid from out of the repurchase proceeds and return the balance. The amount shall not carry any interest irrespective of the period it takes the Trust to effect the repurchase and to remit the repurchase proceeds to the applicant.

V. Sale of Units

The contract for sale of units by the Trust shall be deemed to have been concluded on the acceptance date. On such conclusion of the contract for sale, the Trust shall, as soon thereafter as possible, issue to the applicant unit certificate/s representing the units sold to him.

VI. Repurchase of units

(1) The Trust shall not repurchase units before 1st May 1988.

(2) The Trust shall during the currency of the Scheme and on or after 1st May, 1988 repurchase at par on receipt by it of the unit certificate/s with the form on the reverse thereof duly filled in provided all the units comprised in the certificate/s are tendered for repurchase. No partial repurchase of units represented by the unit certificate/s shall be permitted. The unitholder while making an application for repurchase shall be bound to surrender all the unpaid Income Distribution Warrants remaining outstanding upto and inclusive of the month of repurchase to the Trust. The Trust shall not on accepting the unit certificate for repurchase be bound to pay any Income Distribution on the units for the future months nor shall any interest be payable on the repurchase proceeds. The certificate and the unpaid Income Distribution Warrants if any, received shall be retained by the Trust for cancellation.

(3) Notwithstanding anything contained in the foregoing sub-clauses the Trust shall be at liberty while repurchasing the units, in the event of the failure of the unit-holder to surrender the Income Distribution Warrants which are then outstanding to deduct from the repurchase price such amount representing the amount of the Income Distribution Warrant payable in future as have not been surrendered and pay the balance to the unit-holder. On the acceptance of the unit certificate/s by the Trust, the unit-holders' right to receive future Income Distribution including the Income Distribution for the month of acceptance will cease and the Trust shall

have a claim on the amount/s represented by such outstanding Income Distribution.

(4) A unit-holder to be entitled to a full year's Income Distribution paid out on a monthly basis should have held the units for a full year. A unit-holder who holds the units for a part of the year shall be entitled to receive proportionate Income Distribution for the period of holding which shall always be full English Calendar months of holding, part of a month of whatever length being always ignored.

(5) In the event of the death of the unit-holder and on surrender to the Trust by the legal representative or nominee of the relative unit certificate and the unpaid Income Distribution Warrants outstanding to the deceased unit-holder, the Trust shall on compliance with the formalities in connection with the recognition of claim, repurchase the units at par and pay the outstanding proportionate monthly income distribution upto the date of the settlement of the claim or upto a period of 6 months from the date of death of the member, whichever is earlier and such payment shall be made for periods of whole months.

(6) Payment for units repurchased by the Trust after the deductions, if any, shall be made as early as possible after the acceptance date in such manner as the applicant may indicate in the application. No interest shall, on any account, be payable on the amount due to the applicant and the cost of remittance (including postage) or of realisation of cheque or draft sent by the Trust shall be borne by the applicant.

VII. Restrictions on sale and repurchase of units

Notwithstanding anything contained in any provision of the scheme, the Trust shall not be under an obligation to repurchase units—

- (i) on such days as are not working days; and
- (ii) during the period when the register of unit-holders is closed in connection with (as notified by the Trust) the annual closing of the books and accounts.

Explanation

For the purposes of this scheme the term "working day" shall mean a day which has not been either (i) notified under the Negotiable Instruments Act, 1881, to be a public holiday in the State of Maharashtra or such other states where the Trusts has its offices; or (ii) notified by the Trust in the Gazette of India as a day on which the office of the Trust will be closed.

VIII. Sale and Repurchase prices

(1) The sale and repurchase price of units during the period when units are sold and repurchased shall be at par.

(2) In the event of a termination of the Scheme in the manner as specified in Clause XXV hereof the Trust shall determine the repurchase price by valuing the assets pertaining to the scheme as at the close of business on the date notified for termination reduced by the liabilities pertaining to the scheme and dividing them by the number of units outstanding and deducting therefrom such sum as in the opinion of the Trust is adequate to cover brokerage commission, taxes, if any, stamp duties and other charges in relation to realisation of investments by the Trust and other adjustments and the expenditure in connection with the closure and payment of the distribution to the unit-holders of the assets in respect of the scheme. In such an event the repurchase prices shall in addition to the par value bear the other distributable component of the asset per unit arrived at by the Trust in a manner satisfactory to its auditors and as the Board may approve.

IX. Publication of final repurchase price

Upon termination of the scheme in the manner provided in clause XXV hereof the Trust shall as early as possible after determining the repurchase price publish it in such manner as it may deem fit.

X. Valuation of assets pertaining to this scheme

(1) For the purposes of valuation of the assets under sub-clause (2) of clause VIII the assets shall be classified into; (a) cash, (b) investments and (c) other assets.

(2) Investments shall be valued by taking:

A. (a) the closing prices on the stock exchange as on the working day on which the valuation is made of the securities held by the Trust pertaining to this scheme; provided where security is quoted on more than one stock exchange, the manner of determining the price of such security shall be decided by the Trust.

(b) where any investment was not, during the relevant period, dealt in, or quoted or any recognised stock exchange, such value, as the Trust may, in the circumstances consider to be the fair value of such investment; and

B. adding thereto—

- (a) in the case of interest earning deposits, interest accrued but not received;
- (b) in the case of Government Securities and debentures, interest accrued but not received; and
- (c) in the case of preference shares and equity shares quoted ex-dividend and dividend declared but not received.

(3) Other assets shall be valued at their book value.

XI. Form of unit certificate

Unit Certificates shall be in Form A annexed hereto. Each unit certificate shall bear a distinctive number, the number of units represented by the certificate and the name of the unitholder.

XII. Manner of preparation of unit certificate

The unit certificates may be, engraved or lithographed or printed as the Board of Trustees may, from time to time, determine and shall be signed on behalf of the Trust by two persons duly authorised by the Trust. Every such signature may either be autographic or may be effected by a mechanical method. No unit certificate shall be valid unless and until it is so signed. Unit certificates so signed shall be valid and binding notwithstanding that, before the issue thereof, any person whose signature appears thereon, may have ceased to be a person authorised to sign unit certificates on behalf of the Trust. Provided that should the unit certificate so prepared contain the signature of an authorised person who however is dead at the time of issue of the certificate, the Trust may by a method considered by it as most suitable, cancel the signature of such a person appearing on the certificate and have the signature of any other authorised person affixed to it. The unit certificate so issued shall also be valid.

XIII. Trusts not to be recognised regarding unit certificate

(1) The person who is registered as the holder and in whose name a unit certificate has been issued shall be the only person to be recognized by the Trust as the unit-holder and as having any right, title or interest in or to such unit certificate and the units which it represents; and the Trust may recognize such unit-holder as absolute owner thereof and shall not be bound by any notice to the contrary or to take notice of the execution of any trust or, save as herein expressly provided or as by some court of competent jurisdiction ordered, to recognize any trust or equity or other interest affecting the title to any unit certificate or the units thereby represented.

(2) Where an application is made by an individual for the benefit of another individual who is mentally handicapped, and accepted by the Trust, the Trust shall not be deemed to be taking notice of any trust. The Trust shall deal, for all purposes, under the Scheme with the applicant or the person mentioned as alternate applicant in the application form in the event of the applicant's death.

XIV. Exchange of unit certificate and procedure when certificate is mutilated, defaced, lost etc.

(1) In case any unit certificate shall be mutilated or worn out or defaced, the Trust in its discretion, may issue to the person entitled a new unit certificate representing the same aggregate number of units as the mutilated or worn out or defaced unit certificate. In case any unit certificate should be lost,

stolen or destroyed, the Trust may, in its discretion, issue to the person entitled a new unit certificate in lieu thereof. No such new unit certificate shall be issued unless the applicant shall previously have—

- (i) furnished to the Trust evidence satisfactory to it of the mutilation, wearing out, defacement, loss, theft or destruction of the original unit certificate;
- (ii) Paid all expenses in connection with the investigation of facts;
- (iii) (in case of mutilation or wearing out or defacement) produced and surrendered to the Trust the mutilated or worn out or defaced unit certificates; and
- (iv) furnished to the Trust such indemnity as it may require.

The Trust shall not incur any liability for issuing such certificate in good faith under the provisions of this clause.

(2) before issuing any certificate under the provisions of this clause, the Trust may require the applicant for the unit certificate to pay a fee of Rupees two per unit certificate issued by it together with a sum sufficient in the opinion of the Trust to cover stamp duty, if any, or other charges or taxes including postal registration charges that may be payable in connection with the issue and despatch of such certificate.

XV. Register of unitholders

The following provisions shall have effect with regard to the registration of unitholders—

- (1) A register of the unitholder shall be kept by the Trust and there shall be entered in the register—
 - (a) the names and addresses of the unitholders;
 - (b) the distinctive number of unit certificate and the number of units held by every such person; and
 - (c) the date on which such person became the holder of the units standing in his name.
- (2) Any change of name or address on the part of any unitholder shall be notified to the Trust, which, on being satisfied of such change and on compliance with such formalities as it may require, shall alter the register accordingly. Any change pursuant to death of an applicant who has applied for units for the benefit of another individual who is a mentally handicapped person shall be entered in the register accordingly.
- (3) Except when the register is closed in accordance with the provisions in that behalf hereinafter contained, the register shall during business hours (subject to such reasonable restrictions as the Trust may impose but so that not less than two hours on each business day shall be allowed for inspection) be open to inspection by any unitholder without charge.
- (4) The register will be closed at such times and for such periods as the Trust may from time to time determine provided that it shall not be closed for more than 30 days in any one year; the Trust shall give notice of such closure by advertisement in such newspapers as the Board may direct.
- (5) No notice of any Trust express, implied or constructive shall be entered on the register in respect of any unit.

XVI. Application by and registration of eligible institutions minor, an Applicant for the benefit of mentally handicapped person :

- (1) An eligible institution may be registered as a unit-holder.
- (2) An adult, being a parent, step-parent or, other lawful guardian of a minor (who is a physically/mentally handicapped person) may hold units and

deal with them in accordance with and to the extent provided, in subsection (2A) of Section 21 of the Act. Such adult if so required shall furnish to the Trust, in such manner as may be specified, proof of the age of the minor and the capacity to hold and deal with units on behalf of the minor. The Trust shall be entitled to act on the statements made by such adult in the application form without any further proof.

- (3) Where an application is made by an individual for the benefit of another individual who is a mentally handicapped person, the Trust shall act on the statements and certificates furnished and in doing so the Trust shall be deemed to be acting in good faith. The Trust shall be entitled to deal only with the applicant and in the event of his death, the alternate applicant for all practical purposes and any payment in respect of the units by the Trust to the said applicant or the alternate applicant shall be a good discharge to the Trust.
- (4) Applications by eligible institutions shall be accompanied by the relevant document showing the applicants' competence to invest in units, such as Memorandum and Articles, Bye-laws etc, an authorised copy of the resolution by the managing body, and a copy of the requisite power of attorney.
- (5) A firm or other association of persons (not being incorporated) as such, shall not be registered as a unitholder.

XVII. Receipt by unitholder to discharge Trust :

The receipt of the unitholder for any moneys paid to him respect of the units represented by the certificate shall be a good discharge to the Trust.

XVIII. Nomination by unitholders and agents

- (1) Unitholder viz.
 - (i) elderly persons
 - (ii) widows
 - (iii) physically handicapped persons as defined under the scheme may exercise the right to make or cancel a nomination to the extent provided in the Regulation.
- (2) A unitholder while making a nomination if he so desires may nominate more than one individual as nominees, but in no case exceeding 3 individual and shall specify the number of units in respect of which he wished to make each of them a beneficiary. In the absence of such mention the nominees shall be deemed to share the benefit equally. The Trust shall be fully discharge in recognising the claim of the nominees, in the event of the death of the unitholder, to the exclusion of all others subject to the provisions in the Regulations.
- (3) Unitholders viz. a parent/lawful guardian on behalf of a minor, an eligible institution, an applicant who has applied for units for the benefit of another individual who is a mentally handicapped person shall have no right to make any nomination.

XIX. Transfer of units

No transfer of units issued this Scheme shall be premissible.

XX. Death or bankruptcy of a unitholder

- (1) In the event of death of a unitholder, the nominee/s shall be the person/s recognised by the Trust as the persons/s entitled to the amount payable by the Trust in respect of units under the Regulations.
- (2) In the absence of a valid nomination by a unitholder, the executor or administrators of the deceased unit holder or a holder of succession certificate issued under part X of the Indian Succession Act 1925 (39 of 1923) shall be the only persons who may be recognised by the Trust as having any title to the Unit.

- (3) Any person becoming entitled to the units consequent upon the death or bankruptcy of a unitholder may, upon producing such evidence as to his title as the Trust shall consider sufficient, be paid the repurchase value of all units to the credit of the deceased at par after all the formalities in connection with the claim have been complied with by the claimant.
- (4) In the event of the sole nominee under the unit certificate being a person eligible to hold units then at the desire of the said nominee, the nominee may instead of receiving the repurchase value of all units to the credit of the deceased shall be permitted to hold the units as a unitholder and continue to remain registered as a unitholder and shall be issued a unit certificate in his name in respect of units so desired to be held subject to the conditions regarding minimum holdings.
- (5) In the event of the death of the applicant who has applied for units for the benefit of a Mentally handicapped person, the Trust shall deal with the alternate applicant as if he were the applicant. Further, in the event of the death of the applicant or the alternate applicant, as the case may be, the existing applicant shall appoint another individual as his alternate applicant.

XXI. Investment limits

- (1) Investments by the Trust from the funds of the scheme in the securities of any company shall not exceed 15% of the securities issued and outstanding of such companies. Provided that the aggregate of such investments in the capital initially issued by new industrial undertakings shall not at any time exceed 5% of the total amount of the said funds.
- (2) The limits prescribed under sub-clause (1) shall not apply to investments of the Trust in bonds and debentures and deposits of a company whether secured or not.

XXII. Income Distribution

- (1) The Income Distribution under the scheme which shall be at a rate of 12% per annum and made payable on a monthly basis shall be subject to revision by the Trust based upon the income of the scheme.
- (2) The Income Distribution for each month shall be made payable at the beginning of the following month and will be paid by the Trust under such pre-payment arrangements by means of Income Distribution warrants or any instrument encashable at par at the branches of such bank as the Trust may specify.

Such of those units as have been sold under an application accepted by the Trust on/or before the 15th day of the month shall alone be eligible for Income Distribution for that month.

- (3) Provided that the Income Distribution for the months March, April, May and June 1985 shall be forwarded to the unitholder alongwith the post dated Income Distribution Warrant for the months July 1985 to June 1986.

Provided further that the Income Distribution for the Sixteen months, or as the case may be, shall be distributed to the unitholders during July 1985 and such distribution shall be at a rate equivalent to 12% per annum depending upon the month of acquisition of units and other relevant factors. The Board of Trustees, however reserves the right to declare an interim dividend for the purpose.

- (4) Subject to the provisions of sub-clause (2), the warrants for payment of income distribution on a monthly basis will be sent to the unit holder once a year and the warrants will be so dated that the unitholder shall encash each one of the warrants on becoming mature for payment. Every warrant shall have validity for three months. The Trust be bound to pay interest in the event of any of the

warrants not reaching the unitholders before the expiry of the validity period or in the event of their becoming stale.

- (5) In the event of a repurchase which shall always be in full, the unitholder upon non-surrender of unpaid warrants shall be entitled to encash these warrant which are due for the subsequent months and remaining in the custody of the unitholders on the dates of maturity and the amount represented by such Income Distribution warrants shall be deducted from the repurchase proceeds.
- (6) In the event of the death of the unitholder if the sole nominee is eligible to hold units and desires to continue to hold the units, then the sole nominee shall be bound to return all the unencashed warrants for the future months for necessary rectification. However, such a nominee desiring to continue to hold the units shall not be entitled to any interest or any compensation during the period it takes the Trust to rectify the warrants already issued in favour of the deceased unitholder to those in favour of the newly admitted unitholder.
- (7) In the event of the death of an applicant where the application is made by an individual for the benefits of another individual who is a mentally handicapped person, the alternate applicant shall be bound to return all the unencashed Income Distribution warrants for future months for necessary rectification. However, such alternate applicant shall not be entitled to any interest or any compensation during the period it takes the Trust to rectify the warrants already issued in favour of the deceased applicant to those in favour of the newly admitted applicant.
- (8) Notwithstanding anything contained in the foregoing sub-clause, the Trust reserves its right to make the Income Distribution on a quarterly, half yearly or annual basis as the case may be, should the reasons of expediency cost, interest of unitholders and other circumstances make it necessary for the Trust to do so. In such an event the Trust shall notify the unitholders by a publication in two leading English language daily newspapers. No unitholder shall have a right to claim Income Distribution on monthly basis after the Trust makes a notification as above.

XXIII. Publication of Accounts

The Trust shall as soon as may be after the 30th June of each year cause to be published in such manner as the Board may decide, accounts in the manner specified by the board, showing the working of the scheme during the period ending as of that date. The Trust shall, on a request in writing received from a unitholder furnish him a copy of the accounts so published.

XXIV. Additions and Amendments to scheme

The Board may from time to time add to or otherwise amend this scheme and any amendment/addition thereof will be notified in the Official Gazette.

XXV. Termination of the Scheme

The Scheme shall stand terminated as of 1st May, 1990. All unitholders of the scheme as of that date shall be paid the repurchase price fixed for that date arrived at as nearly as practicable in the manner provided in Clause VIII (2) hereof. Thereafter, no further benefit, whether by way of increase in the repurchase value or by way of Income Distribution for any period subsequent to 30th April, 1990 shall accrue to them. The repurchase value will be paid by the Trust as early as possible after the unit certificate with the form on the reverse thereof duly completed has been received by it. The unit certificate shall be retained by the Trust for cancellation.

XXVI. Scheme to be binding on unitholders:

The terms of this scheme, including any amendments/additions thereto from time to time, shall be binding on each unitholder and every other person claiming through him as if he had expressly agreed that they should be so binding.

XXVII. Benefits to the unitholders:

All benefits accruing under the scheme in respect of capital and reserves and surpluses if any at the time of the closure of the scheme shall be available only to the unitholders who hold the units for the full term of the scheme till its closure.

XXVIII. Copy of Scheme to be made available

A copy of this scheme incorporating all amendments thereto shall be made available for inspection at the offices of the Trust at all times during its business hours and may be supplied by the Trust to any person on application and payment of rupees five.

XXIX. Power to construe provisions

Should any doubt arise as to the interpretation of any of the provisions, Chairman or in his absence the Executive Trustee shall have powers to construe the provisions of the scheme, in so far such construction is not in any manner prejudicial or contrary to the basic structure of the Scheme and such decision shall be conclusive.

XXX. Relaxation/variation/modification of provisions

The Chairman or in his absence the Executive Trustee of the Trust may in order to mitigate hardship or for smooth and easy operation of the Scheme, relax, vary or modify any of the provisions of the scheme in case of any unitholder or class of unitholders upon such conditions as may be deemed expedient.

FORM A
— EMBLEM —
UNIT TRUST OF INDIA
 (Incorporated under the Unit Trust of India Act, 1963)
MONTHLY INCOME UNIT SCHEME—(4) 1985.
 (CLAUSE XI)

UNIT CERTIFICATE NO. NO. OF UNITS

This is to certify that the person named in this Certificate is the Registered Holder of

Units, each of the face value of Rupees One Hundred, subject to the provisions of the Unit Trust of India Act, 1963 (52 of 63), the Regulations framed thereunder and the Monthly Income Unit Scheme (4) 1985.

Name

FOR THE UNIT TRUST OF INDIA

Date :

Chairman

Trustee

NOT TRANSFERABLE

FORM OF APPLICATION FOR REPURCHASE OF ALL UNITS

Date :

To

Unit Trust of India,

I/We..... offer to the Trust for repurchase at the repurchase price on the Acceptance date all units comprised in the certificate.

The price of the units may be paid to me/us by* cash/cheque/bank draft at my/our cost.

Signature/s of holder(s)

1.

2.

.....

Signature of witness

Name :

Occupation :

Address :

.....

Signature of witness

Name :

Occupation :

Address :

.....

.....

Acceptance Date

Delete words inapplicable.

ADDANDA

Ambala Cantt, the 1985

No. 45(Gen.)/85—Add the following Wakf property in the Gazette of India, Part III Section 4 in continuation of the properties already published in the Gazette of India Part III Section 4, October 3, 1970 (Asvina 11, 1892) of District Kapurthala & Amritsar.

S. No.	(i) Name of Wakfs	(ii) Location of wakfs		(iii) Detail of wakf properties			(iv) Date of year of creation of wakfs	(vi) Gross receipt (vii) Grants received	(viii) Nature of objects of each wakf	(ix) Gross in- come of properties comprised in each wakfs	(x) Amount of L.R., cess rates and taxes pay- able in respect of such pro- perty.	(xii) How the wakf is administered	(xv) Any other particulars (Remarks)
		(a) Districts	(b) Tehsil	(c) Village where situated	(a) Area	(b) Boundaries							
1	2	3	4	5	6	7	8	9	10	11	12	13	14
					K.M.								
1. Mosque	Kapurthala	Bassi (12)		3-16 8-00 4-16 4-09 8-00 0-17 3-07 4-00	17/14 27/13 18/1 17/6/1 7 13 33/15/1 33/6/2	300000/-	Not Known	—	Religious	—	—	Under the manage- ment of the Sec- retary Punjab Wakf Board as Ex-Officio Mutwali.	
	Kapurthala				40-05								
2. Graveyard	Amritsar	Kot Khera (163)		23-09	72	50000/00	Do.	—	Do.	—	—	Do.	
	Baba Bakala												
3. Takia	Do.	Borchi Rajputtan (86)		12-07 Trees Pipal 2 Bohar 1 Shisam 1 Kikar Pahari 8	183	25000/00	Do.	—	Do.	—	—	Do.	
4. Graveyard	Amritsar	Bagga Kalan		31-16 8-15 37-07	160 159 161	3000000/00	Do.	—	Do.	—	—	Do.	
	Ajnala												
5. Takia Ali Bux	Do.	Do.		12-11	214	25000/00	Do.	—	Do.	—	—	Do.	

The above items are shown as gairmumkin Graveyard, Mosque, Takia, in the Jamabandi, hence these are SUNNI WAKF. They have been entered in Kitabul—Aukaf and register.

K. SHEIKH AHMED
Secretary,
Punjab Wakf Board,
Ambala Cantt,

